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Claim 1 has been amended in a minor, non-structural respect and new claims 32 through 49 have been added. Claims 1 though 29 as filed in the present continuation-in-part application had been allowed in the parent application. It is believed that amended claim 1 is still allowable because despite the deletion of one word that claim recites the same structural elements as had been recited in claim 1 as it was allowed in the parent application. Those structural elements as claimed were found in the reasons for allowance as not to be taught or suggested in the prior art.

Claims 30 through 49 each depend from amended claim 1, either directly or indirectly, and therefore those claims should be allowable for the same reasons that amended claim 1 remains allowable.

Based upon the foregoing amendment and remarks, the claims as they now stand in the application are believed clearly to be in allowable form in that they patentably distinguish over the disclosures contained in the prior art references that were cited by the applicant in the parent application and those additional references that were cited by the examiner in that application. Consequently, this application is believed to be in condition for allowance, and an early Notice of Allowance is respectfully solicited.

The examiner is cordially invited to telephone the undersigned attorney if this amendment raises any questions, so that any such question can be

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quickly resolved in order that the present application can proceed toward allowance.

Respectfully submitted,

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